## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

JPMORGAN CHASE BANK, N.A.,

Plaintiff,

v.

Case No. 6:19-cv-1527-Orl-37DCI

ASG COMPUTER & REPROGRAPHIC, INC.; ARMANDO SILVA; and ALEX SILVA,

Defendants.

## ORDER

Plaintiff JPMorgan Chase Bank, N.A. ("Chase") extended a loan in the amount of \$100,000 ("the Loan") to Defendant ASG Computer & Reprographic, Inc. ("ASG"). (Doc. 4, ¶ 8.) Defendants Armando Silva and Alex Silva guaranteed the Loan. (*Id.* ¶ 9.) ASG defaulted on the Loan so Chase sued ASG for breach of note and Alex and Armando Silva for breach of guaranty. (*Id.* ¶¶ 10,16–21.) Now Chase moves for default judgment against Defendants for \$105,203.43 in principal, interest, late charges, and fees. (Doc. 25, ¶ 5 ("Motion").) Chase asks the Court to retain jurisdiction to determine attorneys' fees and costs and other appropriate relief. (*Id.* at 5.) On referral, U.S. Magistrate Judge Daniel C. Irick recommends the Court grant the Motion. (Doc. 26 ("R&R").)

The parties did not object to the R&R, and the time for doing so has now passed. As such, the Court has examined the R&R only for clear error. *See Wiand v. Wells Fargo Bank, N.A.*, No. 8:12-cv-557-T-27EAJ, 2016 WL 355490, at \*1 (M.D. Fla. Jan 28, 2016); *see* 

also Macort v. Prem, Inc., 208 F. App'x 781, 784 (11th Cir. 2006). Finding no such error, the Court finds that the R&R is due to be adopted in its entirety.

## Accordingly, it is **ORDERED AND ADJUDGED** as follows:

- 1. U.S. Magistrate Judge Daniel C. Irick's Report and Recommendation (Doc. 26) is **ADOPTED**, **CONFIRMED**, and made a part of this Order.
- Plaintiff JPMorgan Chase Bank, N.A.'s Motion for Default Judgment (Doc.
   is GRANTED.
- 3. The Court **AWARDS** Plaintiff JPMorgan Chase Bank, N.A. damages in the amount of \$105,203.43 against Defendants ASG Computer & Reprographic, Inc., Armando Silva, and Alex Silva.
- 4. The Clerk is **DIRECTED** to:
  - a. Enter default judgment in favor of Plaintiff JP Morgan Chase Bank,

    N.A. and against Defendant ASG Computer & Repographic, Inc. as
    to Count I; and
  - Enter default judgment in favor of Plaintiff JP Morgan Chase Bank,
     N.A. and against Defendants Armando Silva and Alex Silva. as to
     Count II.
- 5. On or before, Friday, **February 7, 2020**, Plaintiff JPMorgan Chase Bank, N.A. may file a motion quantifying attorney fees and costs.

**DONE AND ORDERED** in Chambers in Orlando, Florida, on January 23, 2020.



Copies to: Counsel of Record